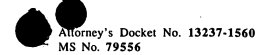
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DECLARATION AND PO ATTORNEY
As named inventors, we, Christop. Levin Brownell, Justin B. Magaram,



Sigmund Mandel, and Jan T. Miksovsky, each hereby declare that:				
of the subject matter which is c Names and Adjusting a Bala  is attached	laimed and for which a patent is ince for a Financial Statemer	•		
any amendment referred to above States of America before my or of our invention thereof or more the use or on sale in the United State of candor and good faith toward to the examination of this applicate I hereby claim foreign priority by	e. I do not know and do not belour invention thereof, or patented an one year prior to the date of the soft America more than one year the Patent and Trademark Office, ation in accordance with Title 37, benefits under Title 35, United S	the above-identified specification, including the claims, as amended by leve that the same was ever known or used by others in the United or described in any printed publication in any country before my or his application. I further state that the invention was not in public prior to the date of this application. I understand that I have a duty and I acknowledge the duty to disclose information which is material Code of Federal Regulations, §1.56.  Itates Code, §119 (a)-(d) of the foreign application(s) for patent or any foreign application for patent or inventor's certificate disclosing		
		n and having a filing date before that of the application on which		
Application No.	Country Filing Date	Priority Claimed Under 35 USC §119		
NONE				
ereby claim the benefit under ONE	Fitle 35, United States Code, § 11	9(e) of any United States provisional application(s) listed below:		
(Application No.)	(Filing Date)	(Application No.) (Filing Date)		
ereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as bject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the man by vided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defittle 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and tional or PCT international filing date of this application:				
Application Serial No.	Filing Date	Status: patented, pending, abandoned		
rther declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereon.  POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Anthony B. Askew - 24,154; Roger T. Frost - 22,176; Jeffrey E. Young - 28,490; Robert E. Richards - 29,105; John R. Harris - 30,388; Stephen M. Schaetzel -31,418; Larry A. Roberts - 31,871; Thomas A. Hodge, - 22,602; Charles L. Warner II - 32,320; Gregory T. Gronholm - 32,415; Dale Lischer - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; Nora M. Tocups - 35,717; W. Scott Petty - 35,645; Daniel J. Warren - 34,272; Hubert J. Barnhardt III - 36,739; Virginia L. Carron - 37,110; Leona G. Young - 37,266; Jamie L. Greene-32,467; William A. Hartselle - 36,548; Holmes J. Hawkins III - 38,913; Mary Anthony Merchant - 39,771; Michael J. Mehrman - 40,086; William L. Warren - 36,714; Felipe J. Farley - 38,445; F. Leslie Bessenger III - 39,108; James A. Witherspoon - 36,723; Brenda M. Ozaki - 40,339; James D. Withers - 40,376; M. Todd Mitchem - P40,731; Gregory S. Smith - P40,819.				
	S & ASKEW, LLP achtree Street, N.E., 37th Floor, GA 30303-1769	Direct telephone calls at (404) 818-3700  W. Scott Petty, Esq.		

r			
Full name of joint inventor:\	Christopher Kevin Kownell	Citizens	ship: United States of America
Inventor's signature	the Kroud /	Date:	5/30/97
Residence and Post Office Ad	dress: 14525 148th Ave. NE, V	Woodinville, WA 98072	, , , , , , , , , , , , , , , , , , , ,

Additional inventors are being named on separately numbered sheets attached hereto.

## DECLARATION AND PO ATTORNEY As named inventors, we Christon avin Brownell Justin B. M.

Altorney's Docket No. 13237-1560 MS No. 79556

Priority Claimed Under 35 USC §119

As named inventors, we, Christoph. Aevin Brownell, Justin B. Magaram, Sigmund Mandel, and Jan T. Miksovsky, each hereby declare that:

Country

My residence, post office address and citizenship are as stated below next to my name. I believe I am original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: System for Correcting Payee Names and Adjusting a Balance for a Financial Statement, the specification of which:

| X | is attached hereto.

is attached hereto.

was filed on \_\_\_\_\_ as Application No. \_\_\_\_\_.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119 (a)-(d) of the foreign application(s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:

Filing Date

	NE		Yes	No
	1	Fitle 35, United States Code,	§ 119(e) of any United States provision	al application(s) listed below:
447 21	(Application No.)	(Filing Date)	(Application No.)	(Filing Date)
y s U f	ject matter disclosed and clar vided by the first paragraph of	imed in the present application of Title 35, United States Code egulations, §1.56 which because	§120 of any United States application(on is not disclosed in the prior United §112, I acknowledge the duty to discloame available between the filing date	States application in the manner se material information as defined
T.	Application Serial No.	Filing Date	Status: patented, pending, ab	<u>pandoned</u>

ther declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereon.

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Send correspondence to: JONES & ASKEW, LLP

Application No.

191 Peachtree Street, N.E., 37th Floor

Atlanta, GA 30303-1769

Direct telephone calls at (404) 818-3700

W. Scott Petty, Esq.

Full name of joint inventor: Justin B. Magaram	Citizenship: United States of Amercia
Inventor's signature Guotin R. Whasaran	Date: 5/29/97
Residence and Post Office Address: 1615 10th Street West, Kirkl	and, WA 98033

Attorney's Docket No. 13237-1560 MS No. 79556

DECLARATION AND PO
AS named inventors, we, Christophar Kevin Brownell, Justin B. Magaram,
Sigmund Mandel, and Jan T. Miksovsky, each hereby declare that:

of th	e subject matter which es and Adjusting a	is claimed and for Balance for a F	or which a patent is sinancial Statement		on entitled: System which:	first and joint inventor for Correcting Payee
any a State our i use o of ca	eby state that I have revened to sof America before monvention thereof or more on sale in the United andor and good faith tow	iewed and understa above. I do not k y or our invention ore than one year p States of America ward the Patent and	and the contents of the now and do not belie thereof, or patented o orior to the date of this more than one year particle.	above-identified specification was expected in any print is application. I further to the date of this	fication, including the ever known or used ted publication in an er state that the inveapplication. I undersuty to disclose information.	e claims, as amended by by others in the United y country before my or ntion was not in public stand that I have a duty nation which is material
inver subje	ntor's certificate listed	below, and have als	so identified below an	y foreign application for	or patent or inventor	ication(s) for patent or 's certificate disclosing e application on which
}	Application No.	Country	Filing Date	Priority C	Claimed Under 35 I	JSC §119
1	IE	21 112 112		Yes	No	
	_	nder Title 35, Unite	ed States Code, § 1190	(e) of any United States	s provisional applica	tion(s) listed below:
2 (	IE Application No.)	— (Fi	ling Date)	(Application No.)	)	(Filing Date)
S C	eby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the cet matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner ided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defined itle 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the onal or PCT international filing date of this application:					
	Application Serial No.	Filing I	<u>Date</u>	Status: patented, pe	ending, abandoned	
I η ε, b made	ther declare that all state elieved to be true; and e are punishable by fine	d further that these or imprisonment,	statement were mad or both, under Sectio	e with the knowledge t	that willful false sta he United States Cod	information and belief tements and the like so le, and that such willful
and TRicha Warn Tocu Youn Mich	Trademark Office conne ards - 29,105; John R. H her II - 32,320; Gregory ps - 35,717; W. Scott Pe ng - 37,266; Jamie L. Gr ael J. Mehrman - 40,086	cted therewith: An arris - 30,388; Steph T. Gronholm - 32,4 atty - 35,645; Daniel eene-32,467; Willian ; William L. Warrer	thony B. Askew - 24, ten M. Schaetzel -31,4 415; Dale Lischer - 28, J. Warren - 34,272; H m A. Hartselle - 36,54 n - 36,714; Felipe J. Fa	154; Roger T. Frost - 2: 18; Larry A. Roberts - 3 438; Peter G. Pappas - 3 Jubert J. Barnhardt III - 1: 8; Holmes J. Hawkins II	2,176; Jeffrey E. You 1,871; Thomas A. Ho 13,205; James Dean Jo 36,739; Virginia L. C II - 38,913; Mary Ant Bessenger III - 39,10	Il business in the Patent ing - 28,490; Robert E. dge, - 22,602; Charles L. hnson - 31,771; Nora M. arron - 37,110; Leona G. hony Merchant - 39,771; 8; James A. Witherspoon 0,819.
Send		ONES & ASKE 1 Peachtree Street lanta, GA 30303-	, N.E., 37th Floor	•	one calls at (404) 8	18-3700
	name of joint inventor:	Sigmund Mandel		Citizenshi	ip: Peru	
Inve	ntor's signature		<i>y</i>	Date: 5	5-29-97	
Resi	dence and Post Office	Address: 5234 Bro	oklyn Ave. NE, Seattl	e WA 98105		

CHESTATE CHIES

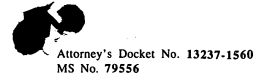
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 ${\mathcal W}$ 

DECLARATION AND POW OF ATTORNEY

Sigmund Mandel, and Jan T. Miksovsky, each hereby declare that:

As named inventors, we, Christopher Kevin Brownell, Justin B. Magaram,



My residence, post office address and citizenship are as stated below next to my name. I believe I am original first and joint inventor

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.  I hereby claim foreign priority benefits under Title 35, United States Code, §119 (a)-(d) of the foreign application(s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:  Application No. Country Filing Date Priority Claimed Under 35 USC §119  NE Yes No  Teby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:  NE (Application No.) (Filing Date)  Application No.) (Filing Date)  To be claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the ject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner joided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose material information as defined	of	the subject matter which	h is claimed and f	or which a patent is sou	aght on the invention entitle he specification of which:	ed: System for Correcting 1	Payee
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known out to the United States of America before my or our invention thereof or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I Inderstand that I have a duy of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37. Code of Federal Regulations, § 15.6.  I hereby claim foreign priority benefits under Title 35, United States Code, § 119 (a)-(d) of the foreign application(s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject mater in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:  Application No. Country Filing Date Priority Claimed Under 25 USC \$119  Yes No Ye		<b>*</b> ~		·	•	•	
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand han I have a day of candor and good faith forward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.  I hereby claim foreign priority benefits under Title 35, United States Code, §119 (a)-(d) of the foreign application(s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filting date before that of the application on which priority is claimed:  Application No. Country Filling Date Priority Claimed Under 35 USC \$119  Yes No (Application No.) (Filling Date) (Appl				as Application No.			
any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patient of described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. It will the invention was not in public use or on sale in the United States of America More and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.  I bereby claim foreign priority benefits under Title 35, United States Code, §119 (a)-(d) of the foreign application (s) for patent or inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:  Application No. Country Filing Date Priority Claimed Under 35 USC \$119  WE Yes No  reby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below:  Priority Claimed Under 35 USC \$119  we by claim the benefit under Title 35, United States Code, §120 of any United States application) listed below and, insofar as the set matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner yided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defined if the 37, Code of Pederal Regulations, §1.56 which became available between the filing date of the prior application and the lonal or PCT international Illing date of this application is not disclose							
inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:    Application No.   Country   Filing Date   Priority Claimed Under 35 USC §119	Sta our use of	y amendment referred to tes of America before m invention thereof or me or on sale in the United candor and good faith to	above. I do not lead or our invention ore than one year states of America ward the Patent and	know and do not believe thereof, or patented or d prior to the date of this a more than one year prior d Trademark Office, and	that the same was ever kno lescribed in any printed publ application. I further state to to the date of this applicat I acknowledge the duty to dis	wn or used by others in the Use ication in any country before that the invention was not in pion. I understand that I have a sclose information which is marked.	Jnited my or public a duty
reby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:  NE (Application No.) (Filing Date) (Application No.) (Filing Date)  reby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the ject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner i vided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose material information as defined itle 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the onal or PCT international filing date of this application:  Application Serial No. Filing Date Status: patented, pending, abandoned  NE  Trither declare that all statements made herein of my own knowledge are true and that all statements made on information and belief to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereous distributions of the application of the application of the application and transact all business in the Patent and Trademark Office connected therewith: Anthony B. Askew - 24,154; Roger T. Frost - 22,176; Jeffrey E. Young - 28,490; Robert E. Richards - 29,105; John R. Harris - 30,388; Stephen M. Schaetzel - 31,418; Larry A. Roberts - 31,871; Thomas A. Hodge, - 22,602; Charles L. Warner II - 38,439; Peter G. Pappas - 33,205; James Dean Johnson - 31,711; Nora M. Tocups - 35,717; W. Scott Petty - 35,645; Daniel J. Warren - 36,714; Felipe J. Farley - 38,445; F. Leslie Bessenger III - 39,108; James A. Witherspoon - 36,723; Brenda M. Ozaki - 40,339; James D. Withers - 40,376; M. Todd Mitchem - P40,	inv sub	rentor's certificate listed oject matter in common	below, and have a	lso identified below any	foreign application for paten	t or inventor's certificate disc	losing
reby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:  NE (Application No.) (Filing Date) (Application No.) (Filing Date)  reby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the ject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner i vided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose material information as defined itle 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the onal or PCT international filing date of this application:  Application Serial No. Filing Date Status: patented, pending, abandoned  NE  Ther declare that all statements made herein of my own knowledge are true and that all statements made on information and belief to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereon.  POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Anthony B. Askew - 24,154; Roger T. Frost - 22,176; Jeffrey E. Young - 28,490; Robert E. Richards - 29,105; John R. Harris - 30,388; Stephen M. Schaetzel - 31,418; Larry A. Roberts - 31,871; Thomas A. Hodge, - 22,602; Charles L. Warner II - 34,329; Gregory T. Gronholm - 32,415; Dale Lischer - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; Nora M. Tocups - 37,265; Jamie L. Greene-32,467; William A. Harrselle - 36,548; Holmes J. Hawkins III - 36,739; Virginia L. Carron - 37,110; Leona G. Young - 37,265; Jami		Application No.	Country	Filing Date	Priority Claimed	Under 35 USC §119	
NE (Application No.) (Filing Date) (Application No.) (Filing Date)  reby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the set matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner vided by the first paragraph of Title 35, United States Code, §12,1 acknowledge the duty to disclose material information as defined if the prior application in the manner and on the filing date of Federal Regulations, §1.56 which became available between the filing date of the prior application and the onal or PCT international filing date of this application:  Application Serial No.  Filing Date  Status: patented, pending, abandoned  NE  Ther declare that all statements made herein of my own knowledge are true and that all statements made on information and belief believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing therems.  POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the Patent and Trademark Office connected therwith: Anthony B. Askew - 24,154; Roger T. Frost - 22,176; Jeffrey E. Young - 28,490; Robert E. Richards - 29,105; John R. Harris - 30,388; Stephen M. Schaetzel -31,418; Larry A. Roberts - 31,871; Thomas A. Hodge, - 22,602; Charles L. Warner II - 32,320; Gregory T. Gronholm - 32,415; Dale Lischer - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,717; Nordon Alanta, GA 30,396; William L. Warren - 36,714; Felipe J. Farley - 38,445; F. Leslie Bessenger III - 39,108; James D. Withers - 40,376; M. Todd Mitchem - P40,731; Gregory S. Smith - P40,819.  Send correspondence to: JONES & ASKEW, LLP  191 Peach	1	NE			Yes	No	
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s ject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the manner i vided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the lonal or PCT international filing date of this application:  Application Serial No. Filing Date  Status: patented, pending, abandoned  There declare that all statements made herein of my own knowledge are true and that all statements made on information and belief to believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereon.  POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Anthony B. Askew - 24,154; Roger T. Frost - 22,176; Jeffrey E. Young - 28,490; Robert E. Richards - 29,105; John R. Harris - 30,388; Stephen M. Schaetzel -31,418; Larry A. Roberts - 31,871; Thomas A. Hodge, - 22,602; Charles L. Warner II - 32,320; Gregory T. Gronholm - 32,415; Dale Lischer - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; Nora M. Tocups - 35,717; W. Scott Petty - 35,645; Daniel J. Warren - 34,272; Hubert J. Barnhardt III - 36,739; Virginia L. Carron - 37,110; Leona G. Young - 37,266; Jamie L. Greene-32,467; William A. Hartselle - 36,548; Holmes J. Hawkins III - 38,913; Mary Anthony Merchant - 39,771; Michael J. Mehrman - 40,086; William L. Warren - 36,714; Felipe J. Farley - 38,445; F. Leslie Bessenger III - 39,108; James A. Witherspoon - 36,723; Brenda M. Ozaki - 40,339; James D. Withers - 40,376; M.		(Application No.)	(F	iling Date)	(Application No.)	(Filing Date)	
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Full name of joint inventor, Jan T. Miksovsky  Citizenship: Upited States of America  Inventor's signature  Date: 5/29/47	Sei	19	1 Peachtree Street	t, N.E., 37th Floor	•	, ,	
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			Address: 1521-41s	t Avenue E, Seattle, WA			